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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/783,667	02/20/2004	David M. Shilliday	53982/297547 7279	
759	7590 11/16/2006		EXAMINER	
John S. Pratt, Esq. KILPATRICK STOCKTON LLP Suite 2800 1100 Peachtree Street Atlanta, GA 30309-4530			WILHELM, TIMOTHY	
			ART UNIT	PAPER NUMBER
			3616 DATE MAILED: 11/16/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

-		Application No.	Applicant(s)			
Office Action Summary		10/783,667	SHILLIDAY ET AL.			
		Examiner	Art Unit			
		Timothy D. Wilhelm	3616			
Poriod fo	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
Period fo	• •	/ IC CET TO EVOIDE AMONTH!	C) OD THIDTY (20) DAYO			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANS INSTRUCTION OF THE MAILING DANS IN (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period vire to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on 15 A	ugust 2006.				
2a) <u></u>	This action is FINAL . 2b) This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Dispositi	ion of Claims					
4)⊠ Claim(s) <u>1-6 and 12</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)[5) Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-6 and 12</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)∐	Claim(s) are subject to restriction and/or	r election requirement.				
Applicati	ion Papers					
9)[The specification is objected to by the Examine	r.				
10)⊠	10)⊠ The drawing(s) filed on <u>02 August 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.					
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	∋ 37 CFR 1.85(a).			
—	Replacement drawing sheet(s) including the correct					
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).			
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior		ed in this National Stage			
+ 6	application from the International Bureau	• • • • • • • • • • • • • • • • • • • •				
	See the attached detailed Office action for a list	of the certified copies not receive	d.			
Attachmen	t(s)					
	e of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa				
	r No(s)/Mail Date <u>8/02/05 & 8/15/06</u> .	6) Other:	· Tr ·······			

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DETAILED ACTION

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1. Examiner acknowledges Applicant's remarks filed on 8/15/2006 with regard to rejections made in Examiner's first office action. With regard to claims 1 and 12, Examiner acknowledges that the Smith reference (US 6,648,368) does not meet the limitation set out in claims 1 and 12 "in which inflation of the second portion commences before inflation of the first portion." Examiner respectfully withdraws these prior rejections and applies a new set of rejections as described below.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-5 and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Welch et al (6,276,712). Welch et al disclose a protective device for an occupant of a vehicle comprising an inflator 8, an inflatable cushion 2 having first 3 and second portions 9, the first portion 3 being above the second portion 9 when the vehicle is upright, and in which inflation of the second portion 9 commences before inflation of the first portion 3. The second portion 9 comprises a material that decreases in length and is distributed substantially uniformly and continuously throughout the second portion 9 when inflated so as to create tension. The first portion 3 comprises a node adapted, when inflated, to be positioned at approximately head and torso level of the occupant

and comprises uninflated material 13 adjacent the at least one inflatable node 3. With regard to the order of inflation, the inflator 8 is directly coupled to the second portion 9 of the inflatable cushion 2 and thus gas from the inflator must inherently pass through the second portion 9 before entering the first portion 3. As such, inflation of the second portion 9 commences before inflation of the first portion 3.

Claim Rejections - 35 USC § 103

4. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Welch et al in view of Bark et al (5,322,322). Welch et al disclose the invention except for an inflator capable of moving as the inflatable curtain inflates. Bark et al teach a side impact protection system comprising an inflator 22 that moves when an air bag 11 is inflated. Therefore, it would have been obvious to one of ordinary skill in the art the time of the invention to apply the teaching of Bark et al of a moveable inflator to the side protection system of Welch et al to allow the protective device to be more compact during non-use.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy D. Wilhelm whose telephone number is 571-

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272-6980. The examiner can normally be reached on 9:00 AM to 5:30 PM Monday

through Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Dickson can be reached on 571-272-6669. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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TDW

SUPERVISORY PATENT EXAMINER

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